

**IN THE UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION**

JEROME JOHNSON, )  
                        )  
                        )  
Plaintiff,         )  
                        )  
                        )  
v.                     )                      Case No. 4:06CV605 CDP  
                        )  
                        )  
ADRIENNE BERGH, et al., )  
                        )  
                        )  
Defendants.         )

**PARTIES' JOINT EXHIBIT LIST**

Plaintiff Jerome Johnson and Defendants Adrienne Bergh, Robert Boney, Ryan Cousins, and LeVaughn Smart, through counsel, pursuant to this Court's order, hereby submit their joint exhibit list. This document consists of three lists: (1) The parties agree to the foundation of these exhibits and these exhibits will likely be utilized/offered by both plaintiff and defendants at trial; and (2) Plaintiff lists these exhibits that plaintiff will or may utilize/offer at trial; and (3) Defendants list these exhibits that defendants will or may utilize/offer at trial.

The designation "P-#" is given by plaintiff for each exhibit; the designation "D-alpha" is given by defendants for each exhibit.

(1) The joint exhibits that may be offered/utilized by either party at trial are as follows:<sup>1</sup>

<b><u>Exhibit Number/Letter</u></b>	<b><u>Exhibit Description</u></b>
P-15/D-zzz	CD/audio of incidents at issue in this case (defendants' labeled zzz-1; zzz-2; zzz-3; etc.)

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<sup>1</sup> Neither plaintiff nor defendants object on authenticity/foundation grounds to the exhibits listed here in category (1).

P-34/D-cc	Inv. report 6/7/01, complaint #01042489
P-6/D-hh	Latent print report #1, complaint #01-042489
P-7,8,9/D-ii, jj, q	Lab report #2/bullet shell work report #6, complaint #01-042489
P-35/D-mm	Incident report #01042480 (SCAT incident)
P-2/D-nn	ETU report, complaint #01-42489
P-3/D-oo	Supplemental report, complaint #01-043301
P-12/D-qq	Sgt. Brian Gilmore written statement
P-4/D-ww	ATF firearms trace summary (re: .22 revolver, serial #L827309)
P-18/D-kkk	Det. Renwick Bovell handwritten statement
P-19/D-lll	Det. Jesse Harris Jr. handwritten statement
P-24/D-mmm	Det. Ryan Cousins typewritten statement
P-25/D-nnn	Det. Adrienne Bergh typewritten statement
P-27/D-ooo	Det. Robert Boney typewritten statement
P-26/D-ppp	Det. LeVaughn Smart typewritten statement
P-28/D-qqq	Det. Dan Drago typewritten statement

(2) The exhibits that may or will be offered/utilized by plaintiff at trial are as follows:<sup>2</sup>

<u>Exhibit Number/Letter</u>	<u>Exhibit Description</u>
P-1	SLMPD complaint #01-42510
P-5	SLMPD lab case #LAB01003779
P-10	SLMPD lab report lab case 01003779-Dan Drago
P-11	SLMPD evidence report lab/identification

<sup>2</sup> Defendants are not waiving any objections to the exhibits listed here in category (2).

- P-13 Internal chain of custody report lab case #01003779
- P-14 SLMPD CAD KEYS abbreviations explanations  
for 4/3/01
- P-16 SLMPD evidence form original statements of  
Gilmore, Drago, Bergh, Smart, Boney, Cousins,  
Bovell, Harris, Sisco & Biondolillo
- P-20 Jerome Johnson photographs 1-8
- P-21 Misc. photographs 1-6
- P-22 Police photographs 1-26
- P-23-1 11 x 17 color/unmarked aerial scene
- P-23-2 36 x 48 color/unmarked aerial of scene/blow up
- P-29 David Klinger – Into the Kill Zone – page 67-68
- P-30 11 x 17 color/aerial street map
- P-31 Conduct violation report
- P-32 power point timeline
- P-33 Commissioners 2001 standard ordinary mortality  
table
- P-36 WGPD Complaint #20010594
- P-37 Letter from Police Board IA Report 01-100D-5
- P-38 Internal Affairs Report IA #1/100D-5
- P-39 Trial Transcript State v. Johnson 9/23-9/27/02
- P-40 Medical bills
- P-40-1 BJC home health care

P-40-2	BJC behavior health
P-40-3	RISTL Rehab Institute of St. Louis
P-40-4	Washington University
P-40-5	Barnes-Jewish Hospital
P-40-6	St. Louis Childrens' Hospital
P-40B	Med discharge summary, Barnes Jewish 5/9/01
P-40C	Med discharge summary, Barnes Jewish 5/4/02
P-40D	Med discharge summary, St. Louis Children's 8/19/01
P-40E	Med discharge summary, Rehab Institute of SL
P-41	Photographs of streets/houses at intersection of Carter and Harris
P-42	Measurements of distances and lengths at intersection of Carter and Harris
P-43	Map quest plat of City of St. Louis bounded by West Florissant, Prairie Avenue, Fairgrounds Park, West Natural Bridge, North Newstead, and Page Avenue

(3) The exhibits that may or will be offered/utilized by defendants at trial are as follows:<sup>3</sup>

<u>Exhibit Number/Letter</u>	<u>Exhibit Description</u>
D-a	MDOC canteen receipts for plaintiff
D-b	St. Louis Fire Dep't trip sheet for plaintiff

<sup>3</sup> Plaintiff is not waiving any objections to the exhibits listed here in category (3).

D-c Ambulance trip sheet for plaintiff

D-d 6/12/2003 police report, #03-071622

D-e Photos of Missouri Eastern Correctional Center  
(will be labeled e-1, e-2, e-3, etc.)

D-f MDOC visitor application Kelly Vincent

D-g Dave Schriemann's 4/07 pre hearing report for plaintiff

D-h police report 041011 for 1/10/2003

D-i police report 141100 for 7/19/2003

D-j police report 031112 for 10/16/2000

D-k Cardinal Ritter information for plaintiff

D-l Videos of scene of shooting (will be labeled l-1, l-2, l-3, etc.)

D-m Photos of scene of shooting (will be labeled as m-1, m-2, m-3, etc.)

D-n Map blow ups of area (will be labeled n-1, n-2, n-3, etc.)

D-o Radio(s) similar to those used by police

D-p Dash lite similar to those used by police

D-q Lab report bullet work sheet #6, 01-042489 (.22)

D-r .22 casings and bullets (collective exhibit)

D-s .9mm casings and bullets (collective exhibit)

D-t MDOC visitor application Aryanna Cooper

D-u	St. Louis public school records for plaintiff
D-v	Firearms qualification: Bergh
D-w	Firearms qualification: Boney
D-x	Firearms qualification: Cousins
D-y	Firearms qualification: Smart
D-z	Video of LeVaughn Smart's testimony
D-aa	use of force policy effective in 4/2001
D-bb	police report 03-136756 for 11/10/2003
D-dd	Certified sentence & judgment case 031-3893
D-ee	Transcript of guilty plea proceedings case 031-3893
D-ff	.22 revolver
D-gg	Lab report #5 biological screening, 01-42489
D-kk	Lab report #4 – request for drug identification 01-42489
D-ll	ETU report, 01-042489
D-pp	Information disposition report (supplement), 01-42489
D-rr	SLPD raid vest
D-ss	plaintiff's clothing
D-tt	SLPD lanyard and badge
D-uu	marijuana found in plaintiff's clothing
D-vv	Internal chain of custody reports (collective exhibit)
D-xx	Plaintiff's sentence & judgment, case

4:0CR276ER2

D-yy Pam Ross: transcript

D-zz Letter from Lt. Henderson to Attorney Diemer,  
12/4/01

D-aaa Letter from Lt. Lauer to Attorney Kessler, 4/13/01

D-bbb Plaintiff's juvenile detention admission records

D-ccc Ray Oberschelp: transcript

D-ddd Photos of 4/3/01 incident taken by ETU (labeled  
ddd-1, ddd-2, ddd-3, etc.)

D-eee Curriculum Vitae of David Klinger

D-fff Report of David Klinger

D-ggg First Report of R. Mike Worley

Dhhh Handwritten statement of Gary Micheau, 4/4/01

D-iii Handwritten statement of Anna Biondolillo

D-jjj Handwritten statement of Michael Sisco and Jeremy  
Stockman

D-rrr State v. Stacy Davis (will be labeled as rrr-1, rrr-2,  
rrr-3, etc.)

Dsss 2001 order certifying plaintiff as an adult, cause  
Ju596-01119J

D-ttt Plaintiff's MDOC visitor history

D-uuu Photo blow ups of an 8point, identifiable fingerprint  
(will be labeled as uuu-1, uuu-2, uuu-3, etc.)

D-vvv	Plaintiff's drawing
D-www	Plaintiff's drawing
D-xxx	Plaintiff's drawing
Dyyy	Certified docket sheet 031-002529, 7/13/05, plaintiff tampering guilty plea

Respectfully submitted,

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